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TIME TABLE

OCTOBER 6, 1904.

OUTWARD

For Waiānae, Waiānae, Kahuku and Way Stations—9:15 a. m., 3:20 p. m.
For Pearl City, Ewa Mill and Way Stations—17:30 a. m., 9:15 a. m., 11:05 a. m., 3:15 p. m., 5:20 p. m., 7:15 p. m., 9:20 p. m., 11:15 p. m.

INWARD

Arrive Honolulu from Kahuku, Waiānae and Waiānae—9:35 a. m., 5:31 p. m.
Arrive Honolulu from Ewa Mill and Pearl City—7:45 a. m., 3:35 a. m., 10:38 a. m., 1:40 p. m., 4:31 p. m., 6:31 p. m., 7:30 p. m.

Daily.

Sunday Excepted.

Sunday only.

The Haleiwa Limited, a two-hour train, leaves Honolulu every Sunday at 8:25 a. m., returning arrives in Honolulu at 10:10 p. m. The Limited stops only at Pearl City and Waiānae.

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Ayer's Hair Vigor

and make your hair beautiful, glossy, silky, abundant. If your hair is gray, and you don't care to look at thirty as if you were sixty, then you should use Ayer's Hair Vigor. It always restores color to gray hair, all the deep, rich, beautiful color it had when you were young. Do not be deceived by cheap imitations which will only disappoint you. Be sure you get AYER'S Hair Vigor. Prepared by Dr. J. C. Ayer & Co., Lowell, Mass., U.S.A.

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"Do you think your new scheme of arctic exploration will enable you to reach the north pole?"
"It may not," was the explorer's frank reply. "But in any event, it will enable me to reach the lecture-going public."

A CITY STRICKEN.

Today the feeling of which the people of this country are conscious toward San Francisco is an infinite pity. Later they will do all in their power to aid the stricken city but now they can only express a sense of horror at the evil that has come.—Philadelphia Ledger.

COLD FEET.

"You have cold feet because your blood does not circulate freely, which is due to the weak condition of the nervous system. Dr. Miles' Nerve will give strength and force to the nerves, stimulate and equalize the circulation, and your extremities will have the same warmth as other parts of the body. At the same time improve your general health. If first bottle is not beneficial, you get your money back."

BOARD OF IMPEACHMENT TRYING DEPUTY SHERIFF

DEPUTY SHERIFF KEKAUOHA PLACED ON TRIAL LAST EVENING BEFORE THE BOARD OF SUPERVISORS SITTING AS A BOARD OF IMPEACHMENT—TRIAL PROMISES TO BE LENGTHY—MANY WITNESSES ARE SUBPOENAED IN THE CASE.

The Board of Supervisors last evening met and on motion of Supervisors Moore resolved itself into a Board of Impeachment to try the case of Deputy Sheriff Kekaouha charged with malfeasance in office.

The following members were present: G. W. Smith, chairman; Supervisors Moore, Archer, Cox, Lucas and Paele. The clerk read the minutes of the previous meeting of the Board of Impeachment held on May 6, 1904. The minutes were approved.

Kekaouha was represented by Attorney William C. Achi. The defendant entered a plea of not guilty. Mr. Hanaulei was appointed sergeant-at-arms to take charge of the witness.

Supervisor Lucas moved and Supervisor Moore seconded that the chairman rule upon all matters. The motion was carried.

Attorney Achi raised an objection to action taken by George W. Smith as chairman of the Board in overruling the demurrer interposed by Achi at the first meeting of the Board. Achi claimed that Smith disqualified himself to sit on the Board. Chairman Smith said that he was willing to let the Board decide whether he should sit or not.

Achi further said that Smith had expressed opinion as to the guilt of the defendant. He claimed that it was not fair for his client to be tried by a prejudiced Board.

County Attorney Douthitt answered stating that the overruling of the answer was made by mistake owing to the ignorance of laymen in the practice of law. He asked for the reading of the minutes. There was nothing in the minutes to show subsequent action of the Board rectifying the mistake.

The matter was settled by Achi offering to let the overruling by Chairman Smith go after the chairman acknowledged his mistake in the matter. Achi raised the plea that the Board had no right to try his client as one of the members was absent.

Chairman Smith referred Mr. Achi to Section 55 of the County Act which states that a majority of the Board may dispose of such business as may come before them.

The charges against Kekaouha were then read by the clerk. They consisted of three distinct charges that Kekaouha was guilty of malfeasance in and maladministration in office. The first charge was that Kekaouha had tried to defraud a Chinaman of his rights to a fair trial, and trying to defraud him of his property by confiscating a shotgun property of the Chinaman. The second charge was that Kekaouha had tried to settle a case out of court for the sum of \$250. The third charge made was that Kekaouha had refused to assist the Sheriff of the County in a murder case in his district. He also was charged with negligence in leaving the murderer, whom he had arrested, in the custody of a 15-year-old boy.

Upon the motion of the County Attorney Thomas Kearns was appointed the official stenographer of the case. He was sworn in by Chairman Smith.

Attorney Achi entered his answer to the charge which stated that Kekaouha denied all of the charges. Achi objected to the County Attorney holding private intercourse with the chair. Mr.

Smith stated that nothing bearing on the case had been asked. Achi said that he did not like the idea of the County Attorney whispering to the chair. The objection was sustained.

On motion of Achi all of the witnesses were excluded from the room.

The first witness called was C. R. Buckland, clerk of the Secretary of the Territory. He was asked if he had a copy of all of the registered voters of the districts of the County. He stated that he had.

Achi claimed that as Buckland was only a clerk he was not the custodian of such lists and therefore could not produce such a list. His objection was overruled as the Secretary had the power to appoint a clerk to act for him. Buckland showed the official records of the voters of the second precinct of the fifth district. He was asked in regard to each of the voters separately and testified that all of the names on the petition asking for the removal of Kekaouha were officially registered voters of the second precinct of the fifth district in the County of Oahu.

Achi objected to several of the names on the ground that they were not spelled alike. The chairman sustained the objection of Achi in regard to the name of John Pattiken. Mr. Buckland was then excused.

William Crawford was sworn in as official interpreter.

Kamiki, a native woman, was sworn in as the next witness. She testified that she has resided in Hale for the past thirty years and has a daughter fourteen years of age. She swore to a warrant charging one Chinaman named Akina with having intercourse with her daughter. The woman testified that both she and her daughter were willing that the girl should marry the Chinaman but Kekaouha said "No." Kekaouha also told her that he would not allow the Chinaman to settle the case by paying the witness \$100 for damages.

There seemed to be some difference between the testimony of the witness on the stand and an affidavit she had previously sworn to. She affirmed on the stand that no mention was made at any time of \$250 between her and Kekaouha, although her affidavit stated that Kekaouha would settle the case for that amount. Witness finally announced that her statement in the affidavit was correct. She finally stated definitely that Kekaouha promised to drop the case on the payment to him of \$250. The witness was examined for nearly two hours and repeatedly contradicted herself. At times it was evident that the witness was not telling the truth. She was excused after a long cross examination by both attorneys.

Akina, the Chinaman in the case, was the next witness called. He testified that he was arrested on a charge sworn to by the mother of the girl said to have been wronged. He stated that the mother of the girl had told him that Kekaouha would dismiss the case if he would pay the Deputy Sheriff \$250. He was not allowed to communicate with his friends until after he was bailed out. His bond was placed at \$250.

The court was adjourned until 2 p. m. this afternoon, at 11 p. m. last night.

HAWAII SHIMPO ON ALATAU T. ATKINSON

THE DAILY JAPANESE PAPER
GIVES NEARLY A COLUMN ON
THE LIFE OF MR. ATKINSON.

The following is from the Hawaii Shimpō of May 23, 1904 and is a tribute to the memory of Alatau T. Atkinson who died recently:

It is proper that the Japanese of Hawaii should express their regrets at the death of Alatau T. Atkinson, the former Superintendent of Public Instruction, and their appreciation of his useful career. The best years of his life were given to the cause of education and more than any other one individual he developed the school system of the islands, which, be it said, in spite of unprecedented difficulties in its way, is modeled upon as advanced a conception of the public duty in this regard as any system in the world.

In planning his work as an educator the late Mr. Atkinson faced problems such as do not confront the men in charge of such affairs elsewhere. The heads of such departments in other parts of the world have only to organize schools, which shall properly train the children of their own race. Mr. Atkinson worked amid a population of a dozen races and, as distinguished from those who held the narrow view that only their own children should be given the benefits of free schooling, he always held that it was the duty of the state to educate all—to give all an equal chance under the laws. This is a high development of the greatest feature of American government. It carried the American doctrine of equality before the law into practice under conditions of greater difficulty than other communities have had to encounter. It was the view that prevailed. The result was organization of a school system for which Hawaii is famed among educators.

Those who have come here and studied the system have been enthusiastic in their praise. Not long ago it was suggested that teachers who are to serve in the Philippines as heads of the

American system there might profit by first coming to Hawaii and seeing how she had grappled with the race problem in education.

In so far as the whole community is benefited by anything that improves the culture of any of its members, bettering the quality of its population, all Hawaii acknowledges its debt to the man who gave his best efforts for the cause of such betterment. But the Japanese, especially, appreciate the policy that gave them equal right in the schools and respect the memory of the man who did so much to bring it about, to make the schools good ones.

Mr. Atkinson always saw and stuck to the civic duty of giving all the young their chance to attend school and qualify themselves for life's struggles. The members of the races who might not have had such benefits especially owe allegiance to his memory for this work.

Those who knew the superintendent personally have written of him in the press he also served. The editor of the Shimpō who had the honor of some years' personal acquaintance, besides expressing the Japanese respect for Mr. Atkinson's memory, would add his own words of appreciation and mourning. Those who knew Mr. Atkinson saw in him a scholar and a thinker, an eloquent and powerful writer and a strong organizer, and more than this—they could not but feel in his presence, the influence of a true heart and a broad human charity and friendship.

LARGE FUNERAL SUNDAY.

The funeral of the late Manuel Almeida who died last week took place Sunday afternoon from his late residence on Punchbowl street, interment being in the Catholic cemetery on King street. The deceased was a member of the Lusitana Society and the Holy Ghost Society and these organizations attended the funeral led by the Consonda band.

A METHOD.

"I wouldn't touch a penny to which I hadn't a legal right," said the conscientious man.
"Of course not," answered Mr. Dustin Sax. "The thing to do is to have lawyers employed who can show you the legal right."

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ONE REMEDY.

"Gracious!" exclaimed Miss Passay. "I know I must look a perfect fright, I can't do anything with my hair at all!"
"Not?" said Miss Peppery. "Surely you can take it back and get it exchanged, can't you?"

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